Exhibit B

Wischusen Declaration

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
AMYRIS, INC., et al.,	Case No. 23-11131 (TMH)
Debtors. ¹	(Jointly Administered)

DECLARATION OF CLAIR E. WISCHUSEN IN SUPPORT OF THE DEBTORS' APPLICATION FOR ENTRY OF AN ORDER (A) AUTHORIZING THE EMPLOYMENT AND RETENTION OF GORDON REES SCULLY MANSUKHANI, LLP AS SPECIAL COUNSEL EFFECTIVE AS OF OCTOBER 21, 2023 AND (B) GRANTING RELATED RELIEF

Pursuant to Rule 2014(a) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), Clair E. Wischusen declares as follows:

- 1. I am a partner of the firm Gordon Rees Scully Mansukhani, LLP ("Gordon Rees" or the "Firm"), with offices at 275 Battery Street, Suite 200, San Francisco, California 94111. This Declaration is submitted in support of the *Debtors' Application for Entry of an Order (A) Authorizing the Employment and Retention of Gordon Rees Scully Mansukhani, LLP as Special Counsel Effective as of October 21, 2023 and (B) Granting Related Relief* (the "Application").²
- 2. To my knowledge, neither I, the Firm, nor any members of the Firm, insofar as I have been able to ascertain, has any connection with the above-captioned debtors and debtors in possession (the "<u>Debtors</u>"), the Potential Parties in Interest (as defined below), or their respective attorneys, except as set forth herein and as described in the Application.

A complete list of each of the Debtors in these Chapter 11 Cases may be obtained on the website of the Debtors' claims and noticing agent at https://cases.stretto.com/Amyris. The location of Debtor Amyris Inc.'s principal place of business and the Debtors' service address in these Chapter 11 Cases is 5885 Hollis Street, Suite 100, Emeryville, CA 94608.

² Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Application.

- 3. To my knowledge, Gordon Rees does not represent or hold any interest adverse to the Debtors or their estates with respect to the matters on which it is to be engaged.
- 4. During the one-year period prior to the commencement of these Chapter 11 Cases, Gordon Rees has received \$25,465.00, consisting of \$25,465.00 of professional fees and \$0.00_ of reimbursed expenses, from the Debtors for professional fees and expenses incurred prior to the Petition Date. Of these payments, \$25,465.00 was received in the 90 days immediately preceding the Petition Date. As of the Petition Date, the Debtors owed Gordon Rees \$0.00 for services invoiced, consisting of \$0.00 of unpaid professional fees and \$0.00 of unpaid expenses.
- 5. Between the Petition Date and the Effective Date, Gordon Rees has received \$2,940.00, consisting of \$2,940.00 of professional fees and \$0.00 of reimbursed expenses, from the Debtors for professional fees and expenses incurred between the Petition Date and the Effective Date.

Gordon Rees's Disclosure Procedures

6. In connection with this proposed retention, Gordon Rees conducted a search with respect to its connections to certain categories of entities or individuals (the "Potentially Parties in Interest"), as identified by the Debtors or as ascertained from a review of available documents, some of which include: (i) the Debtors and their affiliates; (ii) the Debtors' current and former officers; (iii) the Debtors' current and former directors; (iv) banks at which the Debtors maintain accounts; (v) professionals representing the Debtors; (vi) professionals representing other key parties in interest; (vii) employees of the Office of the United States Trustee for the District of Delaware; (viii) the Judges for the United States Bankruptcy Court for the District of Delaware; (ix) certain parties to litigation against the Debtors and their counsel (if known); (x) certain of the Debtors' significant vendors; (xi) federal and state taxing authorities; (xii) the

Debtors' utility providers; (xiii) the holders of the thirty (30) largest unsecured claims on a consolidated basis against the Debtors; (xiv) the Debtors' landlords; (xv) the Debtors' lenders and their professionals; (xvi) the Debtors' insurance companies; (xvii) the Debtors' equity holders holding 5% or more interest; and (xviii) U.S. Bank N.A., as indenture trustee for convertible notes issued by the Debtors. A list of the Potential Parties in Interest is attached hereto as **Schedule 1**.

7. Gordon Rees's search with respect to the Potential Parties in Interest has revealed that the Firm's connections with the Potential Parties in Interest, currently and in the past ten years, are as follows:³

Name of Entity Searched	Relationship to Debtors	Relationship to Gordon Rees
Travelers	Insurance	Current Client
Underwriters at Lloyds of London	Insurance	Current Client
Hiscox	Insurance	Current Client
ACE American	Insurance	Current Client
Federal Insurance Company	Insurance	Current Client
ChartHop	Trade Vendor	Current Client
Pacific Gas & Electric	Utilities	Current Client
AT&T	Utilities	Current Client
Winters Brothers	Utilities	Current Client
Everest Indemnity Insurance	Insurance	Current Client
Allure Labs	Trade Vendor	Current Client
Cigna	Trade Vendor	Current Client
Consolidated Edison	Utilities	Current Client

The identification and classification herein of various entities or individuals as falling within certain categories is not intended and should not be deemed to be an admission of the legal rights or status of any particular individual or entity.

Name of Entity Searched	Relationship to Debtors	Relationship to Gordon Rees
Advanced Chemical Transport	Utilities	Current Client
Crown Properties	Landlord	Current Client
Frank Kung	Director	Current Client
Facebook	Trade Vendor	Current Client
U.S. Bank	Bank	Current Client
JP Morgan Chase	Bank	Current Client
Blank Rome	Bankruptcy Professional	Former Client
Duke Energy	Utilities	Former Client
East Bay Municipal Utility District	Utilities	Former Client
Fenwick West LLP	Bankruptcy Professional	Former Client
Garratt-Callahan Company	Utilities	Former Client
Goodwin Procter LLP	Bankruptcy Professional	Former Client

- 8. To the best of my knowledge and belief, Gordon Rees has not represented any Potential Parties in Interest in connection with matters relating to the Debtors, their estates, assets, or business and will not represent other entities which are creditors of, or have other relationships to the Debtors in matters relating to these chapter 11 cases except as set forth herein.
- 9. Accordingly, I do not believe that any such connections between Gordon Rees and the Potential Parties in Interest result in Gordon Rees holding or representing an interest that is adverse to the Debtors or their estates.
- 10. In addition, to the best of my knowledge, information, and belief and in accordance with Bankruptcy Rule 5002, neither I nor any attorney at Gordon Rees is a relative of the United States Bankruptcy Judge assigned to these Chapter 11 Cases, and Gordon Rees does

not have a connection with the United States Bankruptcy Judge that would render its retention in these Chapter 11 Cases improper. Further, in accordance with Bankruptcy Rule 2014, Gordon Rees does not have any connection with the U.S. Trustee or any persons employed by the U.S. Trustee.

- 11. In view of the foregoing, to the best of my knowledge, Gordon Rees is a "disinterested person" within the meaning of section 101(14) of the Bankruptcy Code, as modified by section 1107(b) of the Bankruptcy Code, in that Gordon Rees, its partners, counsel, and associates:
 - i. are not creditors, equity security holders, or insiders of the Debtors;
 - ii. are not and were not, within two (2) years before the Petition Date, a director, officer, or employee of the Debtors; and
 - iii. do not have an interest materially adverse to the interests of the Debtors' estates or of any class of creditors or equity security holders of the Debtors, by reason of any direct or indirect relationship to, connection with, or interest in the Debtors or for any other reason.
- 12. As set forth above, and subject to any explanations and exceptions contained herein, Gordon Rees: (i) does not hold or represent any interest adverse to, or have any other connections with, the Debtors or their estates, or any of the Potential Parties in Interest; and (ii) is disinterested. If the results of further investigation reveal any additional connections, Gordon Rees will make any further disclosures as may be appropriate at that time.
- 13. The Firm intends to apply to the Court for allowance of compensation and reimbursement of expenses in accordance with the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and the guidelines promulgated by the United States Trustee, and pursuant to any additional procedures that may be established by the Court in these Chapter 11 Cases. Gordon Rees's fees for professional services are based upon its hourly rates, which are periodically adjusted. Gordon Rees has informed the Debtors that its rates are consistent

with similar representations. The Firm's current range of standard hourly rates are reflected in the chart below:⁴

Category	Hourly Rate
Partners	\$525.00
Counsel	\$450.00
Associates	\$425.00
Paraprofessionals	\$200.00

14. The hourly rates set forth above are subject to periodic adjustments to reflect market conditions. Other attorneys and paralegals may from time to time serve the Debtors in connection with the matters herein described and other matters as they arise. These rates are the Firm's standard hourly rates for work of this nature. These rates are set at a level designed to compensate the Firm fairly for the work of its attorneys and paralegals and to cover fixed and routine overhead expenses. It is the Firm's policy to charge its clients in all areas of practice for all other expenses incurred in connection with the client's case. The expenses charged to clients include, among other things, facsimile charges, mail and express mail charges, special or hand delivery charges, document retrieval, photocopying charges, charges for mailing supplies (including, without limitation, envelopes and labels) provided by the Firm to outside copying services for use in mass mailings, travel expenses, expenses for "working meals," computerized research, transcription costs, as well as non-ordinary overhead expenses such as secretarial and

As do its peer firms, Gordon Rees increases the hourly billing rate of attorneys and paraprofessionals in the form of "step increases" in the ordinary course of business. These step increases do not constitute "rate increases" (as the terms are used in the United States Trustee's Appendix B—Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases, effective November 1, 2013). As set forth in the Proposed Order, Gordon Rees will provide reasonable notice to the Debtors, the United States Trustee, and the Committee before implementing any periodic rate increases (other than step increases for individual timekeepers).

other overtime. The Firm will charge the Debtors for these expenses in a manner and at rates consistent with charges made generally to the Firm's other clients.

- 15. No promises have been received by the Firm or by any partner, counsel, or associate thereof as to compensation in connection with these Chapter 11 Cases other than in accordance with the provisions of the Bankruptcy Code. The Firm has no agreement with any other entity to share with such entity any compensation received by the Firm in connection with these Chapter 11 Cases, except among the partners, counsel, and associates of the Firm.
- 16. Gordon Rees provides the following responses to the questions set forth in Part D of the Appendix B—Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases, effective November 1, 2013):⁵

Question:	Answer:	Further explanation:
Did you agree to any variations from, or alternatives to, your standard or customary billing arrangements for this engagement?	No.	The billing arrangements in this matter are customary for similar matters both in and outside of bankruptcy. The Firm does not charge different rates for clients in bankruptcy. The Firm adjusts its rates periodically and occasionally tailors the billing arrangement to the specifics of the matter and client, taking into account a variety of changing factors. Billing arrangements can vary the terms of advance deposits, alternative fee arrangements, blended rates, or fee discounts to specific clients or specific matters in varying degrees. Special deviations from the Firm's standard rates are generally negotiated on a matter-bymatter basis and are generally applicable in connection with ongoing client relationships.

The U.S. Trustee Guidelines acknowledge that "the Guidelines do not supersede local rules, court orders, or other controlling authority." While Gordon Rees intends to work cooperatively with the U.S. Trustee to address requests for information and any concerns that may have led to the adoption of the U.S. Trustee Guidelines, neither the filing of this declaration, nor anything contained herein, is intended to be an admission by Gordon Rees that the Firm is required to comply with the U.S. Trustee Guidelines. Gordon Rees reserves all rights with respect to the application of the U.S. Trustee Guidelines to any application for employment or compensation.

Question:	Answer:	Further explanation:
Do any of the professionals included in this engagement vary their rate based on the geographic location of the bankruptcy case?	No.	N/A
If you represented the client in the 12 months prepetition, disclose your billing rates and material financial terms for the prepetition engagement, including any adjustments during the 12 months prepetition. If your billing rates and material financial terms have changed postpetition, explain the difference and reasons for the difference.	Gordon Rees' billing rates have remained substantially consistent to those prepetition.	In connection with the client matters opened in the 12 months prepetition, the associate rate was identified as \$375 per hour; however, no associates provided services on those matters. The \$425 associate rate for these Chapter 11 Cases is based on the associate experience level required for the work as well as the firm's recently increased hourly rates. The rates in connection with these Chapter 11 Cases have not changed post-petition.
Has your client approved your respective budget and staffing plan, and, if so, for what budget period?	The Debtors and Gordon Rees have discussed an anticipated budge for these Chapter 11 Cases.	Gordon Rees' anticipated budget is reflected in any Budget with respect to the Debtors' debtor in possession financing. The Debtors and Gordon Rees reserve all rights to seek approval of the Debtors' professional fees.

- 17. The foregoing constitutes the statement of Gordon Rees pursuant to sections 327(e), 329, and 504 of the Bankruptcy Code, Bankruptcy Rules 2014(a) and 2016, and Local Rule 2014-1.
- 18. By reason of the foregoing, I believe that Gordon Rees is eligible for employment and retention by the Debtor pursuant to section 327(e) of the Bankruptcy Code, the applicable Bankruptcy Rules, and the Local Rules.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Dated: November 20, 2023

GORDON REES SCULLY MANSUKHANI, LLP

/s/ Clair E. Wischusen

Clair E. Wischusen

Proposed Special Counsel to the Debtors and Debtors in Possession

SCHEDULE 1

Potential Parties in Interest

Foris Ventures, LLC

Braidwell Partners Master Fund LP

Context Capital Management, LLC

D. E. Shaw Valence Portfolios, L.L.C.

DLD Asset Management

Lazard Asset Management LLC

Linden Advisors LP

Schottenfeld Management Corp.

Silverback Asset Management, LLC

Wolverine Flagship Fund Trading Limited

Chief Judge Laurie Selber Silverstein

Judge Ashely M. Chan

Judge Brendan L. Shannon

Judge Craig T. Goldblatt

Judge J. Kate Stickles

Judge John T. Dorsey

Judge Karen B. Owens

Judge Mary F. Walrath

Judge Thomas M. Horan

Ankura

Blank Rome

Fenwick & West LLP

Goodwin Procter LLP

Intrepid Investment Bankers LLC

Klee Tuchin Bogdanoff & Stern LLP

Latham & Watkins

Pachulski Stang Ziehl & Jones LLP

Paul Hastings

Phil Gund, Chief Restructuring Officer

PwC

Stretto

Bank of the West

Barclays

HSBC

J.P. Morgan SE

JPMorgan Chase Bank, N.A.

US Bank

U.S. Bank National Association, as Trustee for Convertible Notes

FTI Consulting

Greenberg Traurig, LLP

Jefferies LLC

Keesal, Young & Logan

Morris James LLP

Paul Hastings LLP

Potter Anderson & Corroon LLP

White & Case LLP

AB Technologies LLC

Accessbio LLC

AMF Low Carbon, LLC

Amyris Bio Products Portugal, Unipessoal, Lda

Amyris Biotecnologia do Brasil Ltda

Amyris Clean Beauty Latam

Amyris Clean Beauty, Inc.

Amyris Eco-Fab LLC

Amyris Europe Trading B.V.

Amyris Fermentacao de Performance Ltda

Amyris Fuels, LLC

Amyris Purificacao de Performance do Brasil Ltda

Amyris Realsweet, LLC

Amyris UK Trading Limited

Amyris, Inc.

Amyris-Olika, LLC

Aprinnova, LLC

Beauty Labs International Limited

Clean Beauty 4U Holdings, LLC

Clean Beauty 4U LLC

Clean Beauty Collaborative, Inc.

DIPA Co., LLC

Ecofab, LLC

Interfaces Industria e Comercio de Cosméticos Ltda

MG Empower Limited

Novvi LLC

Onda Beauty Inc.

Total Amyris Bioslutions BV

Upland 1 LLC

Ana Dutra

Frank Kung

Geoffrey Duyk

James ("Jim") McCann

John Doerr

Julie Spencer Washington

Lisa Qi

M Freddie Reiss

Ryan Panchadsaram

Steven Mills

Alexander MS, Ralph C.

Arnold Ph.D., Frances Hamilton

bin Khalifa Al Thani, Sheikh Abdullah

Blanch Ph.D., Harvey W.

Bohlmann Ph.D., Jörg

Boisseau, Philippe

Chua Ph.D., Nam-Hai

de Castro Reinach Ph.D., Fernando

de Oliveira Diniz, Paulo Sergio

Fenical, William H.

Georgiadis, Mary Margaret-Hastings

Goppelsroeder, Christoph G.

Heathcock Ph.D., Clayton H.

Keasling Ph.D., Jay D.

Levinson, Arthur D.

Martin Ph.D., Vincent

Melo, John G.

Newman, Jack D.

Ostrach J.D., Michael S.

Philip Eykerman

Patrick Yang

Pichette, Patrick

Piwnica LLM, Carole Callebaut

Reiling, Kinkead Kinkead

Renninger Ph.D., Neil

Soares Portela, Mario Neutel

Williams, R. Neil

DEA

Department of Agriculture

EPA

FDA

US Environmental Protection Agency

Greenberg Traurig, LLP

ACE American Insurance Company

Everest Indemnity Insurance Company

Federal Insurance Company

Hiscox

TDC National Assurance Company

Travelers

Underwriters at Lloyd's London

3700 Highway 421 Owner LLC

Caliope Realty Associatees LLC

Chodosh Realty Services, Inc

Colliers International

Continental Real Estate Companies

CPI Hospitality LLC

Crown Properties

Design District Development Pa

Design District Development Partners LLC

Design District ERFR LLC & RFR Holding LLC

Duane Ventures

Emerystation Triangle, LLC

Epic W12 LLC

ES East, LLC

Flowing Water Creek, LLC

Holis R&D Associates

Kaufman Friedman Plotnicki & Grun, LLP

Lachtman Cohen P.C

Larringa Sisters LLC

McDermott Will & Emery LLP

Oak Plaza Associates (DEL), LLC

Olshan Frome Wolosky LLP

Palm Beach Holdings 3940, LLC

Park Wynwood LLC

Shartsis Friese LLP

Stewart Ward & Josephson LLP

TriStar Capital LLC

Weisman, Brodie, Starr & Margolies, P.A.

Anesma Group, LLC

Anjo Ventures, LLC

DSM Finance B.V.

Foris Ventures, LLC

Muirisc, LLC

Perrara Ventures, LLC

Goodwin Procter LLP

Troutman Pepper Hamilton Sanders LLP

AO Representative Expense Fund, LLC,

Austrade Inc.

BaM Productions, Inc. v. Amyris Clean Beauty, Inc.

Disruptional Ltd. and &Vest Beauty Labs LP v. Amyris, Inc.

Ebates Performance Marketing Inc. dba Rakuten Rewards et al. v.

IN RE AMYRIS, INC. Stockholder Derivative Litigation

(Other Defendants: Melo, Doerr, Kung, Duyk, Mills and former D&Os)

Jasmina Samardzic v. Amyris, Inc.

Keith Jordan Bronsdon v. Amyris, Inc.

Lavvan Inc. v. Amyris, Inc.

Lavvan, Inc.

Little Bear Studios v. Amyris Clean Beauty et al.

Park Wynwood, LLC v. Amyris, Inc.

PMG Worldwide LLC v. Amyris Clean Beauty, Inc

Reid Architecture PLLC v. Amyris, Inc.

Roth v. Foris Ventures, LLC et al.

Strukmyer, LLC v. Amyris Clean Beauty, Inc.

Velem LLC v. Amyris Clean Beauty, Inc.

Wilkins Media, LLC, v. Amyris, Inc.

Ziegelman et al. v. Amyris, Inc.

Alvarez, Eduardo

Choi, Doris

Dreyer CPA, Elizabeth E.

Kieftenbeld, Hermanus/Han

Leavell, Michael

Ofori, Christine

Tsong, Annie

Hughes, Anthony

Kelsey, Nicole

Melo, John G.

Valiasek, Kathleen

Accell Global Risk Solutions, Inc.

Accenture LLP

CFGI Holdings, LLC

Clark & Elbing LLP

Cowen & Company LLC

Deloitte Consulting, LLP

Deloitte Tax LLP

Duff & Phelps LLC

Fish & Richardson P.C.

Global Retirement Partners, LLC

Hanson Bridgett LLP

Hulst & Handler LLP

Macias Gini & O'Connell LLP

Michael Herrinton

Oppenheimer & Co. Inc.

Shipman & Goodwin LLP

Squire Patton Boggs

Deloitte Consulting, LLP

Fish & Richardson P.C.

Gibson, Dunn & Crutcher LLP

Macias Gini & O'Connell LLP

Shearman & Sterling LLP

Alastair Dorward

Francisco Costa

John G. Melo

Nicole Kelsey

Alabama Department of Revenue

Brunswick County Revenue Dept.

California Department of Tax

City of Emeryville

DC Treasurer

Delaware Secretary of State

HMRC Birmingham Stamp Office

Internal Revenue Service Center

NCDOR

New York State Corporation Tax

North Carolina Dept of Revenue

North Carolina Secretary of State

NYC Department of Finance

Oklahoma Tax Commission - Franchise

Pinheironeto Advogados

State of California Franchise Tax Board

State of New Jersey

Texas Comptroller of Public Accts

The Commonwealth of Massachusetts

United States Small Business Admin

United States Treasury

Wyoming Department of Revenue

ADL Biopharma

Allog Transportes Internaciona

Allure Labs, Inc.

Cosan US LLC

Cosmetix West

DB Ventures Ltd.

DSM USA

Epic W12 LLC

ES East, LLC

Evonik Corporation

Gibson, Dunn & Crutcher LLP

Global4PL Supply Chain Services

Hearst Magazine Media

Hollis R&D Associates

Microsoft Corporation

Nest-Filler USA

Nikko Chemicals Co Ltd

Nippon Surfactant Industries Co., Ltd (Nissa)

Northwest Comsmetics Labs

Outfront Media

Palm beach Holdings 3940 LLC

Park Wynwood, LLC

PMG Worldwide, LLC

Rakuten Advertising

Sartorius Stedim North America

Shearman & Sterling LLP

Todd Shemarya Artists, Inc.

U.S. Bank National Association, as Trustee for Convertible Notes

Wiley Companies

Workday, Inc.

A.I. PR. Ltd.

ADL BIOPHARMA

Agilent Technologies Inc

Allog Transportes Internaciona

Allure Labs, Inc.

Anne Myong

Avalara, Inc.

Berma LLC DBA NoGood

Bio Base Europe Pilot Plant

Capsum Inc.

CFGI Holdings, LLC

ChartHop

Cigna HealthCare

Colorado Quality Products, LLC

Compensation Tool Corp.

Cosmetix West

CPCneutek

DB Ventures Limited

DH Smith and Associates LP

DSM Nutritional Products Ltd

ECS Axcess Point LLC

Evonik Corporation

Facebook, Inc.

Folio3 Software Inc

Fusion Packaging, LLC

Garvan Eric Kuskey

Global4PL Supply Chain Services

Hanft Ideas LLC

Hanft Ideas LLC

Hearst Magazine Media

ID Matters, LLC dba ID Public Relations

Jim Iacoponi

John Melo

JVN Entertainment INC

KONE Inc.

LinkedIn Corp.

Little Bear Studios

Mariella Fostrup

Mass Construction Corporation

MuteSix, LLC

NB Ventures, Inc.

Nest-Filler USA

Opensci LLC

Outfront Media

OUTFRONT Media LLC

PerkinElmer Informatics Inc.

Perpetua Labs, Inc.

Petty Cash Inc

Pinterest, Inc

PMG Worldwide, LLC

Practicing Law Institute

Quiet Logistics, Inc.

Rakuten Advertising

Renfield Manufacturing LLC

RR Donnelley & Sons Company

Sartorius Stedim North America

Sunil Chandran

TargetCW

Todd Shemarya Artists, Inc.

Walmart Inc

Wiley Companies

Wisconsin BioProducts

World Wide Technology, LLC

Benjamin Hackman

Christine Green

Diane Giordano

Dion Wynn

Edith A. Serrano

Hannah M. McCollum

Holly Dice

James R. O'Malley

Jane Leamy

Joseph Cudia

Joseph McMahon

Juliet Sarkessian

Lauren Attix

Linda Casey

Linda Richenderfer

Nyanquoi Jones

Richard Schepacarter

Rosa Sierra-Fox

Shakima L. Dortch

Timothy J. Fox, Jr.

ACI FLORIDA POWER & LIGHT

Advanced Chemical Transport Inc

Advanced Chemical Transport Inc

AT&T

AT&T Mobility LLC

AT&T U-verse (SM)

Brunswick County Public Utilities

CloudWyze

ConEdison

Duke Energy

East Bay Municipal Utility District

First Digital Communications, LLC

Garratt-Callahan Company
GFL Environmental - Company
Linde Gas & Equipment Inc.
M&M Sanitation Corporation
NC Division of Waste Management
Pacific Gas and Electric Company
Paxio Inc
Piedmont Natural Gas
US Waste Industries, Inc.
Verizon Wireless
Waste Management of Alameda County
Waste Management of Alameda County
Winters Bros Waste Systems